Form 210A (10/06)

United States Bankruptcy Court District of Delaware

in re:

W. R. Grace & Co., et al.,

Case No.

01-01139 et al. (Jointly Administered under Case No. 01-01139)

NOTICE OF TRANSFER OF CLAIM OTHER THAN FOR SECURITY

A CLAIM HAS BEEN FILED IN THIS CASE or deemed filed under 11 U.S.C. § 1111(a). Transferee hereby gives evidence and notice pursuant to Rule 3001(e)(1), Fed. R. Bankr. P., of the transfer, other than for security, of the claim referenced in this evidence and notice.

Name of Transferee: Fair Harbor Capital, LLC As assignee of Alarm Control Co	Name of Transferor: Alarm Control Co
Name and Address where notices to transferee should be sent:	Court Claim # (if known):none Amount of Claim: \$1,786.39 Date Claim Filed:
Fair Harbor Capital, LLC 875 Avenue of the Americas Suite 2305 New York, NY 10001	Name and Address of Transferor: Alarm Control Co Rann Oneida 2166 South 900 East Salt Lake City, UT 84106
Phone: 212 967 4035 Last Four Digits of Acct #:n/a	Phone: Last Four Digits of Acct. #:n/a
Name and Address where transferee payments should be sent (if different from above):	
Phone:n/a	
I declare under penalty of perjury that the information provided best of my knowledge and belief.	in this notice is true and correct to the
By: /s/Fredric Glass Transferee/Transferee's Agent Penalty for making a false statement: Fine of up to \$500,000 or imprisonment	Date: <u>March 14, 2008</u> for up to 6 years, or both. 18 U.S.C. §§ 152 & 3571.

United States Bankruptcy Court District of Delaware

in re:

W. R. Grace & Co., et al.,

Case No.

01-01139 et al. (Jointly Administered under Case No. 01-01139)

NOTICE OF TRANSFER OF CLAIM OTHER THAN FOR SECURITY

Claim No. none (if known)

was filed or deemed filed under 11 U.S.C. § 1111(a) in this case by the alleged transferor. As evidence of the transfer of claim, the transferee filed a Transfer of Claim Other than for Security in the clerk's office of this court on March 14, 2008.

Name of Transferee:

Fair Harbor Capital, LLC As assignee of Alarm Control Co

> Fair Harbor Capital, LLC 875 Avenue of the Americas Suite 2305 New York, NY 10001

<u>Name of Alleged Transferor</u>: **Alarm Control Co**

Name and Address of Alleged Transferor:

Alarm Control Co Rann Oneida 2166 South 900 East Salt Lake City, UT 84106

~DEADLINE TO OBJECT TO TRANSFER~

The transferor of claim named above is advised the this Nolice of Transfer of Claim Other than for Security has been
filed in the clerk's office of this court as evidence of the transfer. Objection must be filed with the court within twenty
(20) days of the malling of this notice. If no objection is timely received by the court, the transferee will be substituted
as the original claimant without further order of the court.

Date:	
	Clerk of the Court

ASSIGNMENT OF CLAIM

Altim Control Co, inving a melling address at 2166 South 906 Rash, Salt Loke City, UT, 84106 ("Assignor"), in consideration of the sum of the "Properties Pare"), does beging to grant to FAIR HARBOR CAPITAL, LLC, as again ("Assignor"), having an address at 875 Areans of Year announced, Suite 2301, New York, NY 10001, all of Assignor's right, the and interest in out to the claim or abins of Assignor, as more specifically set furth (the "Chinn") apainst W. R. Grace & Co., gigl. ("Debton"), Oebtons in proceedings for reorganization (the "Proceedings") in the Chinn Bankrupter Court, District of Defavore (the "Court"), Case Nos. 1-01139 of pl. (Hainty Assalantered Under Case No. 61-01139), in the currency optimalistic amount of not less than \$1.786.39, and all rights and benefits of Assignor relating to the Chinn, including without limitation the Proof of Chinn, if any, identified below and Assignor's rights to Case well interest, , cam payments that it may be critical to receive on account of the manuscript of a least geleted to the Claim and free, then if any, which may be paid at the receive on account of the other claims, causes of action against the Debtor, the affoliate, any guaranter or other third party, together with volting and other rights and banefits arising from, ander or relating to any of the Assignor by guaranter or other first property which may be paid or larged by Debtor in antiafaction of the Claim. The Chinn is based on anounts owed to Assignor by Debtor and all exceptions and another property which may be paid or larged by Debtor absolute and unconditional assignment of the Claim for the purpose of collection and shall not be deemed to complete and unconditional assignment of the Claim for the purpose of collection and shall not be deemed to complete and unconditional assignment of the Claim for the purpose of collection and shall not be deemed to complete and unconditional assignment of the Claim for the purpose of collection and shall not be deemed to complete and unconditional assignment of

Assignor represents and eventure that (Flease Cleark One):

A Proof of Claim has not been filed in the proceedings. Assigned shall not be responsible for filing any Proof of Claim on your behalf.

A Proof of Claim in the amount of \$\frac{1}{2}\$ has been thely and thirty filed in the Proceedings (and a true copy of such Proof of Claim is attached to this Assignment). If the Proof of Claim amount differs from the Claim amount of forth above, Assignment and shall as well these to desired the owner of that Proof of Claim subject to the true of this Agreement and shall be emitted to identify their or owner of such Proof of Claim on the recents of the Court.

Assigned further represents and warmens that the amount of the Claim is not less than \$1,786.39 that the Claim in that amount is waild and that no objection to the Claim exists and is listed by the Debtor on its schedule of Rebildies and any amendments themeto ("Schedule") as such; the Claim is a valid, conferenable claim agreement, present, fling as a compact, partnership or other action is required as a condition to, or otherwise in connection with, the execution, delivery and performance of this Agreement by Assignor, this Agreement has been duly anthoused, executed and delivered by Assignor and Assignor has the requisite power and authority to execute, deliver and perform this Agreement this connection with the relative that valid, legal and binding agreement of a relative, continued as a condition has been received by Assignor, or by any third party on behalf of Assignor, in this or partial schedules with it to the claim, Assignor has not angaged in any acts, conduct or ordinations that higher result in Assignor proceeding in respect of the Claim proportionately less function of the claim proportionately less function of the claim that the payment has been proceeded by Assignor, or by any third party defining through Assignor, in fall or partial and whinnes that no payment has been proceeded by Assignor, or by any third party defining through Assignor, in fall or partial over and that life to the Claim, that Assignor has not provided by Assignor, or by any third party defining through Assignor, in fall or partial over and distant the other flow of any and all lens, security interests or encountered or motors whatevers, and that them are no official or to define or any other party to reduce the annual to the claim of the Claim or to impair its value.

Antignor hemby square that in the event that Assignor has assigned or sold or does assign or self the Claim to any often party or ites or does mestive only other payment in full or partial satisfaction of, or in connection with the Claim, or any third party for excipned or sold or does assign or not the Claim to any other party or ites received or shall receive on tehalf of Assignor, payment in full or partial satisfaction of, or in connection with the Claim, and Assigner does not marker the Moorned distribution with the or sale, then the Assigner does not marker the Moorned distribution with the or sale, then the Assigner had innerdiately returbuted to Assigner all amounts paid by Assigner to Assigner, plus on amount opini to an additional thirty-five percent (35%) of the Claim amount as liquidated damages sufficed by Assigner on account of such other assignment or sale to the other party. Assigner the appear to pay all exists and attenticy fers inclined by Assigner to collect such other assignment or sale to the other

Antignor is aware that the above Purchase Price may differ from the amount altimately distributed in the Proceedings with trapect to the Claim and that such a property and the absolutely determined and order confirming a plan of accordings with trapect to the Claim and that set from in this Assignment, ficilities Assigned and any agent or representative of Assignment the riside any representation whatever to Assigned the International Proceedings, the confirming the status of the Proceedings, the Color of the Claim. Assignor represents that it has adequate information concerning the business and financial condition of Debter and the status of the remertings to make an intermed decision reparting the sale of the Claim and that it has independently and without religion on Antigness, and bused on analysis as Assigner for decision to energine that Assigner to Claim.

Assignor agrees to make to Assigned intending proportional resilitation and repayment of the above Purchase Price to the extent that the Claim is distributed, objected to or officewhat imparted for any reason whatsoever in whole or in part, or if the Claim is not listed on the Schedule as unliquidated, contingent or disputed, or listed on the Schedule in a lesser amount than the Claim Amount togethm with interest at the rate of ten percent (10%) per manum on the amount reped for the period from the date of this Assignment fluvingh lim date such repayment is made. Assignment fluvingh lim date such repayment is made. Assignment fluvingh lim date such savignment as a result of much disallowance. In the event the Claim is ultimately allowed in an amount in encore of the amount purchase, and, at Assignment option only, Assignment hereby operate to purchase, the colonial of said Claim in the

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anno peromingo of elaim paid herein nut to except twice the Claim amount specified above. Assignee shall remit such payment to Assignee upon According a satisfaction that the Chein has been allowed in the higher amount and is not subject to any objection by the Debter.

Assignor solmowledges that, in the event that the Debtor's bankruptcy case is discussed or converted to a case under Chapter 7 of the Bankruptcy coverage and Assignor has paid for the Claim, Assignor shall immediately candi to Assignor all member paid by Assignor in regard to the Claim shall rayer back to Assignor.

Assignor hereby inevocably appoints Assignee as its true and lawful attorney and authorizes Assignee to set in Assigner's stead, to demand, sue Ra. compromise and recover all such amounts as now are, or may hereafter because, due and payable for or on account of the Claim Henric assigned. Addignor grants unto Andrese full arthority to do all things necessary to enforce the chira and its rights there under pressunt to this Assignment of Chim. Appending the power greated by this paragraph are discretionary in mature and that Assigned may exercise or decide to exercise much powers at Assigned a rise uption. Assigned shall have no obligation to take any action to prove of decider validity of provent in the Proceedings. Assignor agrees to into much further ection, at the own topolese, as may be necessary or desirable to office the assignment of the Claim and any payments or distributions on account of the Oleiqu to Assignee including, without familiation, the execution of appropriate transfer powers.

Assignor agrees to forward to Assignee all notion received from Deldor, the Court of any third party with respect to the Claim ensigned herein and to vote the Claim, and to take such other solicit with respect to the Claim in the Proceedings, as assigned may from time to time request. Arrigner further agrees that may distribution received by Assigned on account of the Claim, whether in the form of cash, according, instrument or any other property, shall constitute property of Assigned to which Assigned has an absolute right, and that Assigned will hold such property in trust and will, at the own expense, promptly (but not inter firm 5 lensiness days) deliver to Assigned any such property in the same from received, ingelier with any analyse constant or destination received, ingelier with any

If Assignor feels to negotiate the distributions excels issued to Assignor on or before attack (%0) days after assumed of such check, then Assigner shall wild the distribution cheek; the amount of each antibuible to such check that he deposited in Assistance thank account, and Assistance half he submentionly downed to have wrived as Chem. Unless Assistance is informed otherwise, the address indicated on this Antigrettent of Claim shall be the proper address for distribution purposes unless a Proof of Claim has been filed, in which one the address on the Proof of Claim shall be utilized for

The terms of this Assignment of Claim shall be billiding upon, and shall inute to the basest of and be embreable by Assignor, Assignor and their

Assisting hereby acknowledges that Assignes may at any time research the Chain, together with all right, tide and interest of Assigned in and to this Assignment of Cisim. All representation and wathanties made havein shall survive the execution and delivery of this Assignment of Claim and any such ra-assignment. This Assignment of Claim may be executed in counterparts and all such counterparts laken together shall be desired to constitute a

This Assignment of Claim shall be governed by and construed in accordance with the later of the State of New York. Any aution evering under or rolating to this Assignment of Claim may be brought in any State or Federal court located in the State of New York, and Assignor consents to and confers personal judishiletion over Assigned by Such court of courts and agrees that receives of process may be upon Assigned by maling a copy of such to Assigned at the address sel forth in this Assignment of Circin, and it any action becomed Assignment writes the right to demand a trial by

CONSENT AND WAIVER CONSENT AND WAIVER.

Upon Assignor's delivery to Assignee of its executed signature page to the Assignment of Claim, Assignor hereby authorizes Assignee to file a notice of transfer pursuant to Rule 3001 (e) of the Federal Rules of Donkruptcy Procedure ("FRIP"), with respect to the Claim, with Assigned partitions its dead disperse on the Claim. Assigned, of its sole option, may subsequently transfer the Claim back to Assigner if the diligence is not satisfialory, in Assigned a sole and absolute discretion pursuant to Rule 3001 (c) of the FRBP. In the count Assigned transfers the Claim back to Assigned to Assigned to Assigned the Claim back to Assigned to Assigned the Claim back to Assigned the C willidness the transfer, of such time both Assigner and Assigner calcula cock, other of all and any pullbalker or liability regarding this Assignment of Claim. Assigner lateity acterowiedges and concerns to all of the teams art forth in this Assignment of Okum and hereby waives (i) its right to raise any objection hereto, and (ii) he right to receive notice pursuant to Rule 2001 (4) of the FREP.

IN WITNESS WITEREOF, the undersigned Assignor Requiritores its hand this Alarra Control Co.

Fredric Class - Feb Harber Capital, LLC

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